PTO/SB/05 (03-01) oved for use through 10/31/2002. OMB 0651-0032 ark Office: U.S. DEPARTMENT OF COMMERCE ion Act of 1995, no persons are required to re Under the Paperwork R

UTILITY PATENT APPLICATION

Title	Use of Vasci	ar Endothelial Growth Factor (VEGF)							
First Inventor		STADDON et al.							
Attorney	Docket No.	0623.1090001/EKS/BJD							
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	3. 🛛	 Statement Regardin Reference to sequer or a computer programmer Background of the 	the Invention Related Applications ng Fed sponsored R & D nce listing, a table, ram listing appendix Invention	3_23_1		o. Spe	i. CD-ROM ii. paper Statements verifyi	or CD-R (2	f above	copies	10893 U.	06/11		
		 Brief Summary of t Brief Description o Detailed Descriptio Claim(s) Abstract of the Disc 	of the Drawings (if filed) on		9.		Assignment Paper				.15			
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	@⊠ ≟	Application Data	Sheet. See 37 CFR 1.	.76.	16.		Nonpublication Requirem PTO/SB/35 or i		J.S.C. 12	22 (b)(2)(B)(i). A	pplicant m	ust attach		
i		٠			17.	⊠ □				R. § 1.136(a)(3	3)			
Other: The name of the assignee is: 18. If a CONTINUING APPLICATION, check appropriate box, and supply the requisite information below and in a preliminary amendment, or in an Application Data Sheet under 37 CFR 1.76:														
		Continuation Prior application infor		Continuation-in-Part (CIF	')	of pr	ior application No: l Group/Art Unit:	PCT/GB99/0-	4162 					
1	For CONTINUATION OR DIVISIONAL APPS only: The entire disclosure of the prior application, from which an oath or declaration is supplied under Box 5b, is considered a part of the disclosure of the accompanying continuation or divisional application and is hereby incorporated by reference. The incorporation can only be relied upon when a portion has been inadvertently omitted from the submitted application parts.													
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

STADDON et al.

Appl. No.: (To be assigned)

Filed: (Herewith)

Use of Vascular Endothelial For:

Growth Factor (VEGF)

Art Unit:

(To be assigned)

Examiner:

(To be assigned)

Atty. Docket: 0623.1090001/EKS/BJD

Authorization To Treat A Reply As Incorporating An Extension Of Time Under 37 C.F.R. § 1.136(a)(3)

Commissioner for Patents Washington, D.C. 20231

Sir:

The U.S. Patent and Trademark Office is hereby authorized to treat any concurrent or future reply that requires a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate length of time. The U.S. Patent and Trademark Office is hereby authorized to charge all required extension of time fees to our Deposit Account No. 19-0036, if such fees are not otherwise provided for in such reply. A duplicate copy of this authorization is enclosed.

Respectfully submitted,

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